► AO 472 (Rev. 3/86) Order of Detention Pending Trial

T.T.		HE DICTOIDE COURT
UNITE	D STATES DISTRICT COURT	C DISTRICT COURT DISTRICT OF NEBRASIKA
	District of NI	EBRASKA
UNITED STATES OF AMERICA		1991 OCT 23 FM 41 35
\mathbf{V}_{ullet}	ORDER OF DETENT	TON THE SED INGTERLALERK
PERRY J. ROEBER	Case Number: 4:06CR3166	
Defendant		
In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing has been held. I conclude that the following facts require the detention of the defendant pending trial in this case.		
Part I—Findings of Fact		
or local offense that would have been a fed a crime of violence as defined in 18 U. an offense for which the maximum sen	escribed in 18 U.S.C. § 3142(f)(1) and has been convicted eral offense if a circumstance giving rise to federal jurisdic S.C. § 3156(a)(4). tence is life imprisonment or death. of imprisonment of ten years or more is prescribed in	of a federal offense state etion had existed that is
a felony that was committed after the d	efendant had been convicted of two or more prior federal	offenses described in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state or local offenses. (2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. (3) A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment for the offense described in finding (1).		
(4) Findings Nos. (1), (2) and (3) establish a re	buttable presumption that no condition or combination of nunity. I further find that the defendant has not rebutted the Alternative Findings (A)	conditions will reasonably assure the is presumption.
X (1) There is probable cause to believ	3	
for which a maximum term o under 18 U.S.C. § 924(c).	re that the defendant has committed an offer fimprisonment of ten years or 21 U.S.C.	se Sec. 801 et seq
X (2) The defendant has not rebutted the presump the appearance of the defendant as required	tion established by finding 1 that no condition or combinati and the safety of the community.	on of conditions will reasonably assure
·	Alternative Findings (B)	
(1) There is a serious risk that the defendant with (2) There is a serious risk that the defendant with	ll not appear. Il endanger the safety of another person or the community.	
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Part II—	-Written Statement of Reasons for Detention	
I find that the credible testimony and information submitted at the hearing establishes by / clear and convincing evidence a prepon-		
derance of the evidence that		a propon-
Dets Only M	eth habit precludes rel	ease Wo treatmen
Atter actso, prog	posal for for ment many	be made
The defendant is committed to the custody of the A to the extent practicable, from persons awaiting or s reasonable opportunity for private consultation with	rt III—Directions Regarding Detention Attorney General or his designated representative for confine erving sentences or being held in custody pending appeal defense counsel. On order of a court of the United State acility shall defiver the defendant to the United States mar	The defendant shall be afforded a
in connection with a court proceeding.		to the purpose of all appearance
10-25-06	Man St. 12	
Date Signature of Judicial Officer		
_	David L. Piester, U.S. Magistra	te Judge
	Name and Title of Judicial O	fficer

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).